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64		Title 15 - Mississippi Department of Health
65		Part III – Office of Health Protection
66		Subpart 60 – Professional Licensure
67 68	CHAPTER 02	REGULATIONS GOVERNING LICENSURE OF PROFESSIONAL ART THERAPISTS
69	100 GENER	RAL PROVISIONS
70 71 72	100.01	Legal Authority The State Board of Health is authorized to establish and enforce these rules and procedures by virtue of Chapter 73-65-1 et seq of the Mississippi Code 1972 Annotated
73 74 75 76 77 78 79	100.02	Purpose The purpose of these regulations is to safeguard the public(s health, safety, and welfare by establishing minimum qualifications and creating exclusive titles corresponding to the level of qualifications for individuals who wish to perform art therapy. Further, in order to insure the highest degree of professional conduct by those engaged in the performance of art therapy, it is the purpose of these regulations to provide and impose disciplinary sanctions, be they civil or criminal, against persons who do not meet or adhere to the procedures, qualifications, and standards set out in this chapter.
81 82	100.03	Definitions The following terms shall have the meaning set forth below, unless the context otherwise requires:
83		1. Board shall mean the Mississippi State Board of Health.
84		2. Council shall mean the Professional Art Therapists Advisory Council.
85 86 87 88 89		3. Licensed Professional Art Therapist means a person who has completed a master(s or doctoral degree program in art therapy, or an equivalent course of study, from an accredited educational institution and who is licensed by the Board, or who received registration from the American Art Therapy Association (ATR) before 1980.
90 91		4. License Holder means a licensed professional art therapist licensed under the provisions of this act.
92 93 94 95		 Accredited Institution means a university or college accredited by a nationally recognized accrediting agency of institutions of higher education, or an institution or clinical program approved by the American Art Therapy Association, Inc.
96		6. Department shall mean the Mississippi Department of Health.

97 98			7. Act shall mean Chapter 73-65-1 et seq of the Mississippi Code 1972 Annotated.
99 100 101 102		100.04	Publication The Department shall publish, annually, a list of the names and addresses of all persons licensed by the Board as Professional Art Therapists, and a list of all persons whose license has been suspended, revoked, denied renewal, put on probationary status, censured or reprimanded.
103	101	PROFE	SSIONAL ART THERAPISTS ADVISORY COUNCIL ("COUNCIL")
104 105 106 107 108		101.01	Council Structure and Purpose The Council shall consist of six (6) members as set forth in the Act, for the terms indicated therein, and shall serve under the jurisdiction of the Board. The purpose of the Council is to serve in an advisory capacity to the Board in matters relating to the administration and interpretation of provisions of the Act.
109 110 111 112 113 114		101.02	Meetings The Council shall meet at least twice annually. A chairperson and a secretary shall be elected at the first meeting of the year. Additional meetings may be called at the discretion of the chairperson, upon written request of two (2) members of the Council. A quorum shall consist of three (3) members of the Council, including the chairperson, and shall be necessary for the Council to take action by vote.
115	102	STATE	BOARD OF HEALTH ("BOARD")
116		102.01	Responsibilities The Board shall:
117 118			 Establish examination, licensure, and renewal of licensure criteria for applicants;
119 120			 Maintain an up-to-date list of all individuals licensed as Professional Art Therapists, with such list being available, upon request, to the public;
121 122 123 124			3. Refer disciplinary actions of any individual engaged in art therapy to the appropriate government agency for prosecution, whether licensed or otherwise, or in its discretion, refer same to the appropriate committee or council;
125			4. Conduct disciplinary hearings, upon specified charges;
126 127 128 129			 Maintain an up-to-date list of all individuals whose license has been suspended, revoked, or denied, and make such list available to public inspection, and shall supply such list to similar regulatory boards in other states or jurisdictions;
130 131			 Keep a record of all proceedings of the Board, and make said record available to the public;

132 133			7.	to accomplish the purpose of the Act.
134	103	LICEN	SURI	Ξ
135		103.01	Lice	nsure Requirements
136			1.	An applicant for licensure shall submit to the Department, verified by
137 138				oath, written evidence in form and content satisfactory to the Department that the applicant:
139			2.	Is at least twenty-one (21) years of age;
140			3.	Has passed an examination as administered by the Art Therapy
141				Credentials Board, Inc., or other examination approved by the
142				Department;
143			4.	Is registered as an art therapist by the Art Therapy Credentials Board, Inc.;
144			5.	Is certified as an art therapist by the Art Therapy Credentials Board, Inc.;
145				and,
146			6.	Has been awarded a master's degree or doctoral degree in art therapy that
147				includes six hundred (600) hours of supervised internship experience from
148				an accredited institution and has completed an additional one thousand
149				(1000) client contact hours of postgraduate experience under appropriate
150				supervision; or,
151			7.	Has been awarded a master's degree or doctoral degree in a related field,
152				has a minimum of twenty-one (21) semester hours of sequential course
153				work in the history, theory, and practice of art therapy, has completed
154				seven hundred (700) hours of supervised internship experience from an
155				accredited institution, and has completed an additional two thousand
156 157				(2000) client contact hours of postgraduate experience under appropriate
137				supervision.
158				The Department will review the credentials of an individual awarded a
159				master's degree or doctoral degree from a non-accredited institution on a
160				case-by-case basis.
161		103.02	Lice	nsed By Endorsement An applicant for licensure shall submit to the
162				artment, verified by oath, written evidence in form and content satisfactory
163			_	e Department that:
164			1.	The applicant holds a valid regulatory document issued by the appropriate
165				examining board under the laws of any other state or territory of the
166				United States, the District of Columbia, or any foreign nation;

167 168 169		2.	The requirements for said document are substantially equivalent to, or exceed, the requirements as set forth in section 103.01 of these regulations; and,
170 171		3.	Said document is in good standing, and is not, presently suspended or revoked.
172 173 174 175 176	103.03	thera appli	andfather Clause An applicant for licensure as a professional art apist may be licensed without examination if the applicant files a completed ication within one (1) year of July 1, 1998, if the Board determines that the icant meets all other requirements for licensure as a professional art apist.
177 178 179 180 181	103.04	licen requi verif	Visional Licensure The Board may, in its discretion, issue a provisional use to an applicant at least 21 years of age, pending the completion of the irements for licensure, providing the applicant submits to the Department, fied by oath, in form and content satisfactory to the Department that the icant:
182 183		1.	Has completed the education requirements in section 103.01 of these regulations; and,
184 185		2.	Is fulfilling the client contact hours of postgraduate experience under appropriate supervision; and,
186		3. (Will be supervised according to section 103.06 of the regulations; and,
187 188		4.	Has not taken the examination recognized by the Department or received registration from the Art Therapy Credentials Board, Inc.
189 190 191 192 193		licen Proo in the	s discretion, and upon application, the Board may renew a provisional ise. A provisional license may not be renewed more than two (2) times. f, satisfactory to the Department that the provisional license holder has been e process of meeting the licensure requirements must be submitted at the of renewal.
194	103.05	Con	ditions of a Provisional License
195 196 197 198		1.	Documentation in form and substance satisfactory to the Department that the conditions of section 103.06(2)(3) of the regulations have been met must be on file with the Department before a provisional license will be issued.
199 200 201		2.	A provisional license holder may only practice under the supervision of the individual licensed as a professional art therapist in Mississippi who is the listed supervisor on file with the Department.

202			3.	(10) hours of face-to-face client contact.
204 205			4.	A provisional license holder shall restrict his practice to the State of Mississippi.
206 207			5.	Only an individual issued a regular license by the Department may supervise a provisional license holder.
208 209			6.	The provisional license holder must take the first examination following completion of the client contact hours of postgraduate experience.
210 211 212 213 214			7.	Notice of Termination: The supervisor shall notify the Department in writing of the termination of the supervisory relationship with a provisional license holder. The notice shall include the effective date of the termination and must be filed with the Department or postmarked no later than three (3) calendar days from the date of termination.
215 216 217		103.06	writi	rement of Licensure A license holder shall notify the Department in ng of intent to retire as a licensed professional art therapist prior to the ration date of his current license.
218		103.07	Rene	ewal/reinstatement of Licensure
219 220			1.	The license holder shall request a renewal/reinstatement application from the Department in writing within five (5) years of the year of retirement.
221 222 223			2.	The license holder shall submit the renewal/reinstatement application, all lapsed license renewal fees, and the continuing education requirement to the Department for review.
224 225 226		103.08	Depa	Indonment An application shall be deemed abandoned by the artment if, after six (6) months from the date of filing, the requirements for sure have not been completed and filed with the Department.
227	104	PROFE	ESSIO	ONAL IDENTIFICATION
228 229 230		104.01	Art 7	es and Abbreviation No person shall use the title "Licensed Professional Therapist" or hold himself out as having this status, unless he is licensed as by the Board.
231 232 233 234 235		104.02	"Lice shall Ident	luction and Display of License A person issued a license as a ensed Professional Art Therapist" by the Mississippi State Board of Health display said license in the professional setting and shall carry the Licensure tification Card at all times when practicing as a "Licensed Professional Art apist."
236				

231				
238	105	RENEW	AL (OF LICENSURE
239		105.01	Gene	eral Provisions
240			1.	The Board shall issue licenses, which shall be renewed biennially.
241 242			2.	The licensure period shall be construed as January 1 of even-numbered years through December 31 of odd- numbered years.
243		105.02	Proc	edure for Renewal of Licensure
244 245 246 247			1.	The Department shall mail a renewal form, approximately sixty (60) days prior to the expiration date, to the last home address registered with the Department, to the persons to whom licensure was issued or renewed during the preceding licensure period. The applicant for renewal shall:
248				a. Complete the renewal form, and
249 250				b. Submit proof of continuing education credit as detailed in Section 106 of these regulations, and
251				c. Enclose the renewal fee, and
252 253				d. File the above with the Department prior to the date of expiration of the license.
254		105.03	Failu	re to Renew
255 256 257			1.	Late Renewal License holders are allowed a ninety (90) day grace period for the late renewal of licensure following expiration of the licensure period. The applicant for late renewal during this period shall:
258				a. Complete the renewal form; and,
259 260				b. Submit proof of continuing education credit as detailed in Section 106 of these regulations; and,
261				c. Enclose the renewal fee and the late renewal fee; and,
262 263				d. File the above with the Department prior to the end of the grace period.
264 265			2.	Suspension A license is automatically suspended if the license holder does not renew his license prior to the end of the grace period.
266 267			3.	Reinstatement The Department may reinstate a license if the late renewal requirements and the reinstatement fee are filed with the

268 269 270		Department within ninety (90) days of the date of suspension. A license is automatically revoked if it is not reinstated within the ninety (90) day period following suspension.
271	106 CONT	INUING EDUCATION
272 273 274 275	106.01	Definition and philosophy Each individual licensed by the Board is responsible for maintaining high levels of skill and knowledge. Continuing education is defined as education beyond the basic preparation required for licensure and related to the performance of art therapy.
276	106.02	Requirements
277 278 279		1. Regulations set the requirement of forty (40) clock hours to be accrued during the licensure term for license holders who are not certified and in good standing with the Art Therapy Credentials Board, Inc.
280 281 282 283 284		 License holders certified and in good standing with the Art Therapy Credentials Board, Inc., may submit proof, in form and content satisfactory to the Department, of having met the continuing education requirements of the Art Therapy Credentials Board, Inc., in lieu of the provisions of this section.
285 286 287 288		3. Individuals applying for initial licensure within a licensure term must accrue continuing education hours on a prorated scale. Written notification of required hours will be sent to the applicant at the time of licensure.
289 290		4. Individuals holding a provisional license must meet the same requirements as an individual applying for an initial license.
291 292 293 294		5. Persons who fail to accrue the required continuing education hours shall be issued a CE probationary license for the entire licensure period. Failure to accrue the required hours during the CE probationary period will result in the revocation of the license.
295 296 297		CE probationary licenses will be issued for one licensure period only. No ensuing license may be CE probationary as a result of not meeting continuing education requirements.
298 299 300 301	requirements be reinstated,	statement of a license revoked for failure to meet continuing education is subject to the discretion of the Department. If said license is permitted to the renewal fee and the late renewal/reinstatement fee as stated in Section egulations will be required.
302 303	106.03	Content Criteria The content must apply to the field of art therapy and performance and must be designed to meet one of the following goals:

304 305		1.	Update knowledge and skills required for competent performance beyond entry level as described in current legislation and regulations.
306		2.	Allow the licensee to enhance his knowledge and skills.
307		3.	Provide opportunities for interdisciplinary learning.
308		4.	Extend limits of professional capabilities and opportunities.
309		5.	Facilitate personal contributions to the advancement of the profession.
310 311 312	106.04	from	rces of Continuing Education Continuing education hours may be accrued the following sources when the content of the programs relates to the ession of art therapy:
313 314		1.	Attendance at programs sponsored or approved for continuing education by the following groups:
315			a. The American Art Therapy Association (AATA).
316 317			b. The Mississippi Art Therapy Association (MSATA) or AATA chapter of another state or the District of Columbia.
318 319			c. Regulatory boards for art therapy in any jurisdiction in the United States.
320 321			d. Regulatory boards governing the practices of social workers, licensed professional counselors, and marriage and family counselors.
322 323			e. The National Association of Social Workers or its state affiliate members.
324 325			f. The American Psychological Association or its state affiliate and/or subsidiary members.
326 327			g. The American Medical Association or its state affiliate and/or subsidiary members.
328 329			h. The American Nursing Association or its state affiliate and/or subsidiary members.
330 331 332 333 334 335 336		2.	Presentations, including posters, made before art therapists, medical practitioners, or other health related professionals and directly related to the profession of art therapy. To be considered for continuing education credit, material outline and a synopsis must be submitted to the Council at least sixty (60) days prior to the presentation date. Notice of approval or disapproval will be sent following a review by the Council. For approved presentations, the presenter may accrue one (1) hour of continuing
330			presentations, the presenter may accrue one (1) hour of continuing

337 338			education credit for each hour of the actual presentation, and one (1) hour of preparation time, for a total of (2) two hours. Presenter credit is given
339			one (1) time only, even though the session may be presented multiple
340			times. No more than 30% of total required hours may be accrued through
341			presentations. Presentations approved by the MATA, whether prior to or
342			subsequent to the presentation, will be accepted for continuing education
343			credit.
344		3.	Academic course work taken from a regionally accredited college or
345			university, for either credit or audit. The courses must relate to the
346			profession of art therapy. Courses in supporting fields must have prior
347			approval of the Council. One academic semester hour shall be equivalent
348			to fifteen (15) clock hours for continuing education credit. No more than
349			fifty percent (50%) of total required hours may be accrued through
350			academic course work.
351		4.	Professional publications where the license holder is an author. To be
352			considered for continuing education credit, a reprint of the published
353			article must be submitted to the department. Notice of approval or
354			disapproval will be sent out after review by the department. A maximum
355			of three (3) contact hours may be accrued through professional
356			publication.
357	106.05	Repo	orting Procedures for Continuing Education Continuing education
358		hours	s are reported on the application for license renewal during the license
359		renev	val period prior to its expiration. It is the responsibility of the licensee to
360		insur	e that the following criteria are met with respect to continuing education
361		credi	
362		1.	Attendance at seminars, workshops, presentations, etc., approved by the
363			organizations listed in section 106.04(1) are automatically accepted for
364			credit unless sessions are duplicated. Verification of attendance may be
365			made by the submission of a continuing education certificate, or a
366			continuing education reporting form from the organization issuing
367			continuing education hours and proof of approval.
368		2.	Presentation credits: Submit a copy of the program listing the presentation
369			and a copy of the prior letter of approval from the council.
370		3.	Academic course work credits must meet the content criteria in Sections
371			106.03, and must be accompanied by a course description from the college
372			or university catalog and a copy of the transcript or final grade report.
373		4.	Professional publication: Submit a copy of the letter of approval from the
374			council.
375			

376				
377	107	REVO	CATI	ON, SUSPENSION, AND DENIAL OF LICENSURE
378 379 380		107.01	of th	dards of Conduct Individuals who are licensed may, at the discretion e Board, have their licenses suspended, revoked, or denied if the Board mines that the individual is guilty of any of the following:
381 382			1.	Is guilty of fraud or deceit in procuring or attempting to procure a license or renewal of licensure.
383 384			2.	Is unfit or incompetent by reason of gross ignorance, negligence, habits, or other causes of incompetence.
385			3.	Is habitually intemperate in the use of alcoholic beverage.
386			4.	Is convicted of an offense involving moral turpitude.
387 388			5.	Is knowingly practicing while suffering with a contagious or infectious disease.
389 390			6.	Is addicted to, or has improperly obtained, possessed, used, or distributed habit-forming drugs or narcotics.
391			7.	Is guilty of dishonest or unethical conduct.
392 393			8.	Has represented himself as a licensed professional art therapist after his license has expired or has been suspended.
394 395			9.	Has practiced as a licensed art therapist under cover of any permit or license illegally or fraudulently obtained or issued.
396 397			10.	Has violated, aided, or abetted others in violation of any provision of law, or these regulations.
398 399			11.	Has engaged in any conduct considered by the Board to be detrimental to the profession of art therapy.
400 401			12.	Has violated the current code of ethics of the American Art Therapy Association.
402 403			13.	Has had disciplinary action taken against the license holder(s license, certificate, registration, etc., in another jurisdiction.
404 405 406		107.02	with	mary Suspension The Board may summarily suspend licensure out a hearing, simultaneously with the filing of a formal complaint and se of hearing, if the Board determines that:

40 <i>7</i> 408		1.	The health, safety, or welfare of the general public is in immediate danger; or
409		2.	The individual's physical capacity to practice his profession is in issue; or
410		3.	The individual's mental capacity to practice his profession is in issue.
411 412 413	107.03	profe	aplaints All complaints concerning a licensed individual, his business, or essional practice, shall be reviewed by the Department. Each complaint ived shall be logged, recording at a minimum the following information:
414		1.	name of the licensed individual;
415		2.	name of the complaining party, if known;
416		3.	date of complaint;
417		4.	brief statement of complaint; and
418		5.	disposition
419 420 421	107.04	autho	All complaints will be investigated and evaluated by an orized employee of the Department or a Council member designated by the artment.
422 423 424 425 426	107.05	Depa form are th	ce of Charges and Hearing Following the investigative process, the artment may file formal charges against the licensed individual. Such hal complaint shall, at a minimum, inform the respondent of the facts which he basis of the charge and which are specific enough to enable the ondent to defend against the charges.
427 428 429 430 431 432 433		1.	Each respondent, whose conduct is the subject of a formal charge which seeks to impose disciplinary action against him, shall be served notice of the formal charge at least thirty (30) days before the date of hearing. A hearing shall be presided over by the Board or the Board's designee. Service shall be considered to have been given if the notice was personally received by the respondent, or the notice was mailed certified, return receipt requested, to the respondent at his last known address as listed with the state agency.
435 436		2.	The notice of the formal hearing shall consist at a minimum of the following information:
437			a. The time, place and date of hearing;
438 439			b. That the respondent shall appear personally at the hearing and may be represented by counsel;

440 441 442			c.	evidence in his own behalf and shall have the right to cross-examine adverse witnesses; and evidence
443 444			d.	That the hearing could result in disciplinary action being taken against the respondent(s license.
445 446			e.	That rules for the conduct of these hearings exist and it may be in the respondent's best interest to obtain a copy; and
447 448 449 450 451			f.	That the Board, or its designee, shall preside at the hearing and following the conclusion of the hearing shall make findings of facts, conclusions of law and recommendations, separately stated, to the Board as to what disciplinary action, if any, should be imposed on the respondent.
452 453 454 455				The Board or its designee shall hear evidence produced in support of the formal charges and contrary evidence produced by the respondent. At the conclusion of the hearing, the Board shall issue an order within sixty (60) days.
456 457				Disposition of any complaints may be made by consent order or stipulation between the Board and the respondent.
458 459	All proceedings pursuant to Stat	-		to this section are matters of public record and shall be preserved
460 461 462	107.06	singl	y or	anctions The Board may impose any of the following sanctions, in combination, when it finds that a respondent is guilty of any of the fenses:
463		1.	Rev	vocation of the license;
464		2.	Sus	spension of the license, for any period of time;
465		3.	Cei	nsure the licensed individual;
466		4.	Issu	ue a letter of reprimand to the licensed individual;
467		5.	Pla	ce a license on probationary status and require the individual to submit
468			to a	any of the following:
469 470			a.	Report regularly to the board upon matters which are the basis of probation;
471 472 473			b.	continue to renew professional education until a satisfactory degree of skill has been attained in those areas which are the basis of probation; or

474		 such other reasonable requirements or restrictions as are proper;
475		d. Refuse to renew a license; or
476 477 478		 Revoke probation, which has been granted, and impose any other disciplinary action in this subsection when the requirements of probation have not been fulfilled or have been violated.
479 480		107.07 Appeal Any person aggrieved by a decision of the Board shall have a right of appeal as provided for in the Laws of the State of Mississippi.
481	108	EXCEPTIONS AND EXEMPTIONS
482		108.01 Exceptions:
483 484 485		 Nothing in these regulations is intended to limit, preclude, or otherwise interfere with the practices of other persons and health providers licensed by appropriate agencies of the State of Mississippi.
486 487 488 489		 Nothing in these regulations shall be construed to limit, interfere with, or restrict the practice, descriptions of services, or manner in which the "activities professionals" at licensed nursing facilities hold themselves out to the public.
490		108.02 Good Samaritan Act
491		LEFT BLANK ON PURPOSE
492	109	LEFT BLANK ON PURPOSE
493	110	CRIMINAL OFFENSES AND PUNISHMENT
494		110.01 Offenses It is a violation of the law for any person to:
495		1. Sell, fraudulently obtain or furnish any license, or aid or abet therein.
496		2. Use the title, "Licensed Professional Art Therapist" or any words letters,
497		signs, symbols or devices to indicate the person using them has received a
498		license from the Mississippi Department of Health.
499		3. Fail to notify the Board of the suspension, probation or revocation of any
500		past or currently held licenses or certifications, required to practice art
501		therapy in this or any other jurisdiction.
502		4. Make false representations, impersonate, act as a proxy for another person,
503		allow, or aid any person to impersonate him in connection with any
504		examination or application for license or request to be examined or
505		licensed.

506 507 508		 Make a material, false statement in an application for licensure, or in a response to any inquiry by the Mississippi Department of Health or the Board.
509		6. Otherwise, violate any provisions of the Act, or regulations of the Board.
510 511 512	110.02	Punishment Such violations shall be a misdemeanor, and shall be punishable by a fine not to exceed Five Hundred Dollars, (\$500.00) or by imprisonment in the county jail for not more than six (6) months, or by both.
513 111	FEES	
514 515 516	111.01	Method of Payment The following fees, where applicable, are payable to the Department of Health by check, or money order. Fees paid to the Mississippi Department of Health are non-refundable.
517	111.02	Schedule of Fees
518		1. Application and Initial Licensure Fee\$100.00
519		2. Renewal Fee
520		3. Late Renewal Fee\$100.00
521		4. Reinstatement Fee \$100.00
522		5. Verification Fee\$ 25.00
523		6. Duplicate License Fee \$25.00
524		7. License Replacement Fee
525		8. Card Replacement Fee
526 527	111.03	Examination Fee Fees for examination are to be paid directly to the appropriate testing organization.
528 112	ADMIN	NISTRATIVE GRIEVANCE PROCEDURE
529 530 531 532	112.01	Administrative Appeals All persons aggrieved by a decision regarding the initial application for licensure, or the renewal of licensure, shall have the right of administrative appeal and a hearing to be conducted according to the rules of the Department of Health.
533 534 535 536	112.02	Notification Written notice will be provided to all applicants regarding denial of an original license or a renewal license. Such notice shall contain the reason thereof and shall offer the applicant an opportunity to submit additional information pertinent to their application for a second review by the Department.

537 112.03 Hearing If requested in writing within the specified time frame a hearing will be provided in which the applicant may show cause why the license should 538 be granted or renewed. 539 Within sixty (60) days of the hearing, or other such time frame as determined 540 541 during the hearing, written findings of fact, together with a recommendation for action on the license in question, shall be forwarded to the State Health Officer. 542 The State Health Officer shall decide what action will be taken on the 543 544 recommendation within five days of its receipt. Written notice shall be provided to the applicant. 545 CERTIFICATION OF REGULATION 546 547 This is to certify that the above Regulations Governing Licensure of Professional Art Therapists was adopted by the Mississippi State Board of Health on July 09, 2008 to become 548 effective August 9, 2008. 549 550 551 Ed Thompson, Jr., MD, MPH Secretary and Executive Officer 552